|  | JV-55U                             |
|--|------------------------------------|
| ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):  | FOR COURT USE ONLY                 |
| -  |                                    |
|  |                                    |
| TELEPHONE NO.: FAX NO. (Optional):   |                                    |
| E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):  |                                    |
| SUPERIOR COURT OF CALIFORNIA, COUNTY OF  |                                    |
| STREET ADDRESS:  |                                    |
| MAILING ADDRESS:  CITY AND ZIP CODE:   |                                    |
| BRANCH NAME:   |                                    |
| CASE NAME:   |                                    |
| JUVENILE COURT TRANSFER ORDERS   | CASE NUMBER:                       |
| § 300 For Disposition Of Dependency  |                                    |
| § 601 § 602 For Disposition Of Wardship  |                                    |
| 1. Child's name:   | Date of birth:                     |
| 2. a. Date of hearing: Dept.   | Room:                              |
| <ul><li>b. Judicial officer (name):</li><li>c. Persons present:</li></ul>  |                                    |
| Child Child's attorney Mother Mother's attorney  | Father Father's attorney           |
| Guardian Deputy district attorney  | Probation officer/Social worker    |
| Deputy county counsel CASA   | Other:                             |
| 3. The court has read and considered the report of the social worker the other relevant evidence.  | report of the probation officer    |
|  | 75  750 and  rule 5.610:           |
| a. The legal residence of the child is that of Parents Mother  | Father Guardian                    |
| Other with whom the WARD resides with approval of the court (name and relative to the court (n | tionship):                         |
| (address):   |                                    |
| <ul><li>b. Transfer of the child's case is in the child's best interests.</li><li>c. The child currently resides (specify name and address):</li></ul>   |                                    |
|  | Factor hamas (nama)                |
| WITH Parents Mother Father Guardian Residential facility (name):   | Foster home (name):                |
| Relative (name and relationship):  |                                    |
| Other (name):  |                                    |
| d. The child is detained placed.   |                                    |
| <ul> <li>e. The child's case is ordered transferred to the county of (specify):</li> <li>f. (1) The child shall remain at the present address.</li> </ul>  |                                    |
| (2) The child shall be transported in custody to the receiving county within several cou | en judicial days.                  |
| (3) Under prior orders of this court.  |                                    |
| (i) The child was detained on (date):  |                                    |
| (ii) L The child was found to be described by section 200 (a) (b) (c) (d) (e) (f)  | (g) (h) (i) (j)                    |
| on (date):   | (9) (1) (1)                        |
| (iii) Dependency was declared on (date):   |                                    |
| (iv)  The child was found to be described by section 601 (v) Wardship was declared on <i>(date)</i> :  | 602 on (date):                     |
| (vi) The last hearing was on <i>(date)</i> :  For:   |                                    |
| (vii) A hearing has been set on (date):  |                                    |
| g. A hearing should be set for disposition review other  | :                                  |
| h Other  |                                    |
| Date:  |                                    |
| JUDII  | CIAL OFFICER OF THE JUVENILE COURT |

See important information on reverse.

Page 1 of 2

| CASE NAME:  | CASE NUMBER: |
|-------------|--------------|
| <del></del> |              |

## NOTICE

## California Rules of Court, rule 5.610 requires that:

- (1) A child who is ordered transferred in custody must be delivered to the receiving county within seven court days. All court files and other documents must be delivered with the child;
- (2) The court files and other documents for a child whose case is transferred, but who is not transported in custody, must be transmitted to the receiving county within ten court days.

## California Rules of Court, rule 5.612 requires that:

- (1) For a child who is transported in custody, the receiving court must conduct a transfer-in hearing within two court days after the child is delivered to the receiving county, if the child remains in custody;
- (2) For a child who is not detained in custody, the receiving court must conduct a transfer-in hearing within ten court days after the documents are received by the clerk of the receiving county.